UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NEW YORK

In re:

Case No. 19-20905

The Diocese of Rochester,

Chapter 11

Debtor.

NOTICE OF FILING

PLEASE TAKE NOTICE that, in accordance with the Administrative Order Establishing

Procedures for Interim Compensation and Reimbursement of Expenses for Professionals and

Members of Official Committees [Docket No. 318] and the Supplement and Modification to

Administrative Order Establishing Procedures for Interim Compensation and Reimbursement of

Expenses for Professionals and Members of Official Committees [Docket No. 545], Burns Bowen

Bair LLP has filed the Monthly Fee Statement of Burns Bowen Bair LLP for Compensation for

Services Rendered and Reimbursement of Expenses as Special Insurance Counsel to the Official

Committee of Unsecured Creditors of the Diocese of Rochester for the Period May 26, 2021

through June 30, 2021, a copy of which is attached hereto and hereby served upon you. In addition,

Burns Bowen Bair LLP has provided the United States Trustee with a copy of its invoice in text

format.

Dated: July 22, 2021

BURNS BOWEN BAIR LLP

/s/ Timothy W. Burns

Timothy W. Burns (admitted pro hac vice)

Jesse J. Bair (admitted *pro hac vice*)

1 S. Pinckney St., Suite 930

Madison, WI 53703

Telephone: (608) 286-2808

Email: tburns@bbblawllp.com

Email: jbair@bbblawllp.com

Special Insurance Counsel to the Official Committee of Unsecured Creditors of the Diocese of Rochester

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF NEW YORK

MEDILINI DIDINICI OI NEW TORK	
In re: The Diocese of Rochester,	Case No. 19-20905 Chapter 11
Debtor.	
COMPENSATION FOR SERVICES EXPENSES AS SPECIAL INSUI COMMITTEE OF UNSECURE	T OF BURNS BOWEN BAIR LLP FOR S RENDERED AND REIMBURSEMENT OF RANCE COUNSEL TO THE OFFICIAL D CREDITORS OF THE DIOCESE OF MAY 26, 2021 THROUGH JUNE 30, 2021
Name of Applicant:	Burns Bowen Bair LLP
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Name of Applicant.	Duriis Bowell Ball LLF
Authorized to Provide Professional Services to:	Official Committee of Unsecured Creditors of the Diocese of Rochester
Date of Retention:	Effective May 26, 2021 pursuant to Order entered June 22, 2021 [Docket No. 1113]
Period for which compensation and reimbursement is sought:	May 26, 2021 through June 30, 2021
Amount of compensation sought as actual, reasonable, and necessary:	80% of \$48,498.00 (\$38,798.40)
Amount of expense reimbursement sought as actual, reasonable, and necessary:	<u>\$0</u>
This is a: X monthly quarterly final app	olication.

This is Burns Bowen Bair LLP's first monthly fee statement in this case.

Burns Bowen Bair LLP

One South Pinckney St. Suite 930 Madison, WI 53703 608-286-2808 www.bbblawllp.com

Issue Date: 7/1/2021

Official Committee of Unsecured Creditors of

The Diocese of Rochester, New York

Bill #: 00505

Due Date: Upon Receipt

Matter: Insurance

Fees

<u>Date</u>	<u>Staff</u>	Description	Billable Hours	Rate	<u>Amount</u>
5/28/2021	Jesse J Bair	Correspondence with PSZJ re upcoming call re insurance strategy (.1);	0.10	\$625.00	\$62.50
5/28/2021	Timothy W Burns	Review and respond to emails about LMI- Interstate's Settlement Motion (.2);	0.20	\$700.00	\$140.00
5/28/2021	Jesse J Bair	Review correspondence with PSZJ and state-court counsel re the proposed LMI/Interstate settlement agreement (.1);	0.10	\$625.00	\$62.50
5/28/2021	Jesse J Bair	Begin analyzing the proposed LMI/Interstate settlement agreement, including motion to approve same (1.1);	1.10	\$625.00	\$687.50
5/29/2021	Jesse J Bair	Continue analyzing the proposed LMI/Interstate settlement agreement, including motion to approve same (1.0);	1.00	\$625.00	\$625.00
6/1/2021	Jesse J Bair	Participate in telephone conference with PSZJ and T. Burns re opposition strategy to the proposed LMI/Interstate settlement (.8);	0.80	\$625.00	\$500.00
6/1/2021	Timothy W Burns	Call with J. Bair about research projects in connection with potential opposition strategies to the motion for approval of the LMI/Interstate settlement (.2);	0.20	\$700.00	\$140.00
6/1/2021	Timothy W Burns	Supplemental conference with J. Bair about opposition to settlement approval motion (.2);	0.20	\$700.00	\$140.00
6/1/2021	Jesse J Bair	Prepare for call with PSZJ re opposition strategy to the proposed LMI/Interstate settlement (.1);	0.10	\$625.00	\$62.50
6/1/2021	Jesse J Bair	Conference with T. Burns regarding opposition to settlement approval motion of the LMI/Interstate settlement (.2);	0.20	\$625.00	\$125.00

6/1/2021	Jesse J Bair	Supplemental conference with T. Burns re research projects in connection with potential opposition strategies to the motion for approval of the LMI/Interstate settlement (.2);	0.20	\$625.00	\$125.00
6/1/2021	Timothy W Burns	Call with I. Scharf, B. Michael, J. Bair, and I. Nasitir about planning for response to motion to approve LMI/Interstate settlement (.8);	0.80	\$700.00	\$560.00
6/1/2021	Timothy W Burns	Review motion to approve LMI/Interstate settlement papers (.8);	0.80	\$700.00	\$560.00
6/2/2021	Jesse J Bair	Provide instructions to K. Gurewitz re detailed research project in connection with the proposed LMI/Interstate settlement agreement (.5)	0.50	\$625.00	\$312.50
6/2/2021	Timothy W Burns	Reviewed retention application materials (.4);	0.40	\$700.00	\$280.00
6/2/2021	Timothy W Burns	Review and respond to emails about valuation issues (.2);	0.20	\$700.00	\$140.00
6/2/2021	Jesse J Bair	Analyze conflict information in connection with BBB's retention application (.3);	0.30	\$625.00	\$187.50
6/2/2021	Jesse J Bair	Analysis re potential valuation expert issue (.2);	0.20	\$625.00	\$125.00
6/2/2021	Jesse J Bair	Edit and revise BBB's retention application (1.4);	1.40	\$625.00	\$875.00
6/2/2021	Jesse J Bair	Provide instructions to B. Cawley re additional research project in connection with the proposed LMI settlement agreement (.1);	0.10	\$625.00	\$62.50
6/2/2021	Jesse J Bair	Correspondence with PSZJ re the UCC's document requests to the debtor (.2);	0.20	\$625.00	\$125.00
6/2/2021	Jesse J Bair	Review agenda for upcoming UCC meeting (.1);	0.10	\$625.00	\$62.50
6/2/2021	Timothy W Burns	Participate in Committee call to discuss insurance issues (.8);	0.80	\$700.00	\$560.00
6/2/2021	Jesse J Bair	Edit and revise the UCC's draft document requests to the debtor (.9);	0.90	\$625.00	\$562.50
6/2/2021	Jesse J Bair	Analyze revised version of the UCC's draft document requests to the debtor, incorporating additional comments from PSZJ (.3);	0.30	\$625.00	\$187.50
6/2/2021	Jesse J Bair	Participate in UCC meeting to discuss insurance issues (.8);	0.80	\$625.00	\$500.00
6/2/2021	Timothy W Burns	Review and respond to emails about committee meeting (.2);	0.20	\$700.00	\$140.00
6/2/2021	Jesse J Bair	Review and respond to correspondence with PSZJ and T. Burns re BBB's retention application (.3);	0.30	\$625.00	\$187.50
6/2/2021	Jesse J Bair	Review and respond to correspondence with PSZJ re potential valuation expert (.2);	0.20	\$625.00	\$125.00
6/3/2021	Brian P. Cawley	Begin research in connection with upcoming Rule 9019 hearing (.6);	0.60	\$420.00	\$252.00

6/3/2021	Jesse J Bair	Correspondence with T. Burns re outcome of preliminary call with potential valuation expert (.2);	0.20	\$625.00	\$125.00
6/3/2021	Jesse J Bair	Analyze and edit the UCC's first set of document requests to LMI (.2);	0.20	\$625.00	\$125.00
6/3/2021	Jesse J Bair	Correspondence with potential valuation expert re retention issues (.2);	0.20	\$625.00	\$125.00
6/3/2021	Jesse J Bair	Correspondence with PSZJ re proof of debt issues related to certain insolvent LMI entities (.2);	0.20	\$625.00	\$125.00
6/3/2021	Jesse J Bair	Preliminary call with potential valuation expert re case background (.4);	0.40	\$625.00	\$250.00
6/3/2021	Jesse J Bair	Analyze and edit the UCC's first set of document requests to Interstate (.1);	0.10	\$625.00	\$62.50
6/3/2021	Jesse J Bair	Analyze and edit revised version of the UCC's draft discovery requests to the debtor (.2);	0.20	\$625.00	\$125.00
6/3/2021	Jesse J Bair	Prepare for call with potential valuation expert (.1);	0.10	\$625.00	\$62.50
6/3/2021	Timothy W Burns	Edit BBB retention application materials (.3); correspondence about same (.3);	0.60	\$700.00	\$420.00
6/4/2021	Jesse J Bair	Correspondence with PSZJ re upcoming call with potential valuation expert (.1);	0.10	\$625.00	\$62.50
6/4/2021	Timothy W Burns	Call with J. Murray about BBB retention (.2);	0.20	\$700.00	\$140.00
6/4/2021	Jesse J Bair	Review final version of the UCC's first set of document requests (.1);	0.10	\$625.00	\$62.50
6/4/2021	Kacy Gurewitz	Analyze the LMI/Interstate Settlement Motion (.5);	0.50	\$420.00	\$210.00
6/4/2021	Jesse J Bair	Participate in telephone conference with potential valuation expert and T. Burns, I. Scharf, and I. Nasatir (.8);	0.80	\$625.00	\$500.00
6/4/2021	Jesse J Bair	Correspondence with potential valuation expert re upcoming call (.1);	0.10	\$625.00	\$62.50
6/4/2021	Timothy W Burns	Review email between BBB and J. Murray about insolvent London insurers (.2);	0.20	\$700.00	\$140.00
6/4/2021	Jesse J Bair	Review and respond to correspondence with J. Murray re filing proofs of debt in the UK liquidation proceedings of certain insolvent LMI subscribers (.2);	0.20	\$625.00	\$125.00
6/4/2021	Timothy W Burns	Participate in telephone conference with potential valuation expert and J. Bair, I. Scharf, and I. Nasatir (.8);	0.80	\$700.00	\$560.00
6/5/2021	Jesse J Bair	Review order re hearing date on the UCC's motion for retention of BBB (.1);	0.10	\$625.00	\$62.50
6/7/2021	Kacy Gurewitz	Begin research project on New York insurance law in connection with the proposed LMI/Interstate settlement agreement (.5);	0.50	\$420.00	\$210.00
6/7/2021	Jesse J Bair	Correspondence with PSZJ re upcoming insurance strategy call (.1);	0.10	\$625.00	\$62.50

6/7/2021 Kacy Gure	ewitz Continue research project on New York insurance law in connection with the proposed LMI/Interstate settlement agreement (1.3);	1.30	\$420.00	\$546.00
6/7/2021 Brian P. Ca	awley Continue research in connection with upcoming Rule 9019 hearing (.8);	0.80	\$420.00	\$336.00
6/7/2021 Kacy Gure	ewitz Continue analyzing the LMI/Interstate settlement motion (.1);	0.10	\$420.00	\$42.00
6/7/2021 Brian P. Ca	awley Continue research in connection with upcoming Rule 9019 hearing (1.5);	1.50	\$420.00	\$630.00
6/7/2021 Brian P. Ca	awley Additional research in connection with upcoming Rule 9019 hearing (1.4);	1.40	\$420.00	\$588.00
6/9/2021 Kacy Gure	ewitz Continue research project on New York insurance law in connection with the proposed LMI/Interstate settlement agreement (.9);	0.90	\$420.00	\$378.00
6/9/2021 Brian P. Ca	awley Continue research in connection with upcoming Rule 9019 hearing (2.3);	2.30	\$420.00	\$966.00
6/9/2021 Kacy Gure	ewitz Continue research project on New York insurance law in connection with the proposed LMI/Interstate settlement agreement (2.2);	2.20	\$420.00	\$924.00
6/9/2021 Jesse J Ba	air Review correspondence with PSZJ re upcoming insurance call (.1);	0.10	\$625.00	\$62.50
6/9/2021 Brian P. Ca	awley Draft summary of research in connection with upcoming Rule 9019 hearing (.9);	0.90	\$420.00	\$378.00
6/10/2021 Timothy W	Burns Strategy call with UCC bankruptcy counsel about motion to approve settlement agreement (1.0);	1.00	\$700.00	\$700.00
6/10/2021 Jesse J Ba	air Provide additional instructions to K. Gurewitz re research project in connection with objecting to the proposed LMI/Interstate settlement agreement (.3);	0.30	\$625.00	\$187.50
6/10/2021 Kacy Gure	Participate in meeting with J. Bair re research project in connection with objecting to the proposed LMI/Interstate settlement agreement (.3);	0.30	\$420.00	\$126.00
6/10/2021 Kacy Gure	ewitz Continue research project on New York insurance law in connection with the proposed LMI/Interstate settlement agreement (2.0);	2.00	\$420.00	\$840.00
6/10/2021 Jesse J Ba	air Review email memorandum summarizing Rule 9019 research project results (.2);	0.20	\$625.00	\$125.00
6/10/2021 Jesse J Ba	air Analyze the UCC's memorandum of law in support of its motion to lift the stay (.5);	0.50	\$625.00	\$312.50
6/10/2021 Kacy Gure	ewitz Analysis regarding Rule 9019 objection issues (.1);	0.10	\$420.00	\$42.00
6/10/2021 Jesse J Ba	air Edit and revise the UCC's letter to the debtor re filing their Rule 9019 motion in the wrong proceeding (.3);	0.30	\$625.00	\$187.50

6/10/2021 Jesse J Bair	Participate in telephone conference with PSZJ team regarding LMI/Interstate settlement objection strategy (1.0);	1.00	\$625.00	\$625.00
6/10/2021 Jesse J Bair	Correspondence with PSZJ re additional edits to the draft letter to the Diocese regarding procedural deficiencies with the debtor's Rule 9019 motion (.2);	0.20	\$625.00	\$125.00
6/11/2021 Kacy Gurewitz	Continue research project on New York insurance law in connection with the proposed LMI/Interstate settlement agreement (.5);	0.50	\$420.00	\$210.00
6/11/2021 Jesse J Bair	Analyze Rule 9019 objection outline (.1);	0.10	\$625.00	\$62.50
6/11/2021 Jesse J Bair	Correspondence with PSZJ and potential valuation experts re upcoming calls (.1);	0.10	\$625.00	\$62.50
6/11/2021 Kacy Gurewitz	Continue research project on New York insurance law in connection with the proposed LMI/Interstate settlement agreement (3.6);	3.60	\$420.00	\$1,512.00
6/11/2021 Jesse J Bair	Correspondence with B. Michael re Rule 9019 objection issues (.1);	0.10	\$625.00	\$62.50
6/11/2021 Kacy Gurewitz	Analysis re Rule 9019 objection issues (.2);	0.20	\$420.00	\$84.00
6/12/2021 Kacy Gurewitz	Continue research project on New York insurance law in connection with the proposed LMI/Interstate settlement agreement (.3);	0.30	\$420.00	\$126.00
6/13/2021 Timothy W Burns	Revise 30(b)(6) deposition notice involving settlement approval issue (.8);	0.80	\$700.00	\$560.00
6/13/2021 Kacy Gurewitz	Draft memorandum summarizing research project on New York insurance law in connection with the proposed LMI/Interstate settlement agreement (2.7);	2.70	\$420.00	\$1,134.00
6/13/2021 Jesse J Bair	Analyze I. Nasatir's edits to the 30(b)(6) deposition notice (.1);	0.10	\$625.00	\$62.50
6/13/2021 Kacy Gurewitz	Finish drafting memorandum summarizing research project on New York insurance law in connection with the proposed LMI/Interstate settlement agreement (.2);	0.20	\$420.00	\$84.00
6/13/2021 Jesse J Bair	Analyze T. Burns' edits to the 30(b)(6) deposition notice (.1);	0.10	\$625.00	\$62.50
6/13/2021 Jesse J Bair	Edit and revise the 30(b)(6) deposition notice (1.0);	1.00	\$625.00	\$625.00
6/14/2021 Jesse J Bair	Preliminary analysis re K. Gurewitz research memorandum re the proposed LMI/Interstate settlement agreement (.1)	0.10	\$625.00	\$62.50
6/14/2021 Jesse J Bair	Review correspondence with PSZJ re outcome of recent call with debtor (.1);	0.10	\$625.00	\$62.50
6/14/2021 Timothy W Burns	Edit revised version of the 30(b)(6) deposition notice (.8);	0.80	\$700.00	\$560.00
6/14/2021 Jesse J Bair	Review agenda for upcoming state court counsel call (.1);	0.10	\$625.00	\$62.50

6/14/2021 Timothy W Burns	Emails concerning valuation expert for objection to the LMI/Interstate settlement (.4);	0.40	\$700.00	\$280.00
6/14/2021 Jesse J Bair	Correspondence with T. Burns re 30(b)(6) issues (.1);	0.10	\$625.00	\$62.50
6/14/2021 Jesse J Bair	Edit and revise new version of the draft 30(b) (6) notice (.2);	0.20	\$625.00	\$125.00
6/14/2021 Jesse J Bair	Correspondence with PSZJ re LMI/Interstate objection strategy (.1);	0.10	\$625.00	\$62.50
6/14/2021 Jesse J Bair	Review correspondence with PSZJ and potential valuation experts re upcoming call (.1);	0.10	\$625.00	\$62.50
6/14/2021 Jesse J Bair	Edit and revise most recent iteration of the draft 30(b)(6) notice (.3);	0.30	\$625.00	\$187.50
6/15/2021 Jesse J Bair	Draft revised version of the 30(b)(6) deposition notice, incorporating T. Burns' suggested edits (.1);	0.10	\$625.00	\$62.50
6/15/2021 Timothy W Burns	Review and respond to emails concerning edits to the 30(b)(6) deposition notice (.2);	0.20	\$700.00	\$140.00
6/15/2021 Jesse J Bair	Correspondence with PSZJ re the July 9 hearing (.1);	0.10	\$625.00	\$62.50
6/15/2021 Jesse J Bair	Analyze T. Burns' suggested edits to the 30(b)(6) deposition notice (.1);	0.10	\$625.00	\$62.50
6/16/2021 Jesse J Bair	Participate in Committee meeting regarding valuation expert retention (1.4);	1.40	\$625.00	\$875.00
6/16/2021 Jesse J Bair	Review case management order directing notice and service of LMI's ex parte motion (.1);	0.10	\$625.00	\$62.50
6/17/2021 Jesse J Bair	Follow-up call with B. Michael re the Committee's opposition brief to the Diocese's Rule 9109 motion (.3);	0.30	\$625.00	\$187.50
6/17/2021 Jesse J Bair	Participate in telephone conference with I. Scharf, I. Nasatir, B. Michael, and J. Hunter re objection strategy to the proposed LMI/Interstate settlement (.7);	0.70	\$625.00	\$437.50
6/17/2021 Kacy Gurewitz	Begin drafting motion to intervene (.8);	0.80	\$420.00	\$336.00
6/17/2021 Jesse J Bair	Review LMI/Interstate's motion for entry of an order permitting sharing of POCs with their proposed valuation expert (.2);	0.20	\$625.00	\$125.00
6/17/2021 Jesse J Bair	Provide instructions to K. Gurewitz re drafting the Committee's motion to intervene in the insurance adversary proceeding (.2);	0.20	\$625.00	\$125.00
6/17/2021 Kacy Gurewitz	Confer with J. Bair re drafting motion to intervene (.2);	0.20	\$420.00	\$84.00
6/18/2021 Timothy W Burns	Call with J. Bair about retention application hearing (.1);	0.10	\$700.00	\$70.00
6/18/2021 Timothy W Burns	Emails about retention issues (.2);	0.20	\$700.00	\$140.00
6/18/2021 Timothy W Burns	Emails concerning 9019 motion (.2);	0.20	\$700.00	\$140.00
6/18/2021 Kacy Gurewitz	Continue drafting motion to intervene (.8);	0.80	\$420.00	\$336.00
6/18/2021 Timothy W Burns	Emails concerning coverage issues (.3);	0.30	\$700.00	\$210.00

6/18/2021 Timothy W Burns Review LMI/Interstate's motion for entry of an order permitting sharing of POCs with their proposed valuation expert (.4);	0.40	\$700.00	\$280.00
6/18/2021 Jesse J Bair Preliminary review of draft objection to the Diocese's Rule 9019 motion (.1);	0.10	\$625.00	\$62.50
6/18/2021 Kacy Gurewitz Continue drafting motion to intervene (2.1);	2.10	\$420.00	\$882.00
6/18/2021 Kacy Gurewitz Continue drafting motion to intervene (.9);	0.90	\$420.00	\$378.00
6/18/2021 Jesse J Bair Participate in telephone conference with T. Burns re upcoming BBB retention hearing (.1);	0.10	\$625.00	\$62.50
6/18/2021 Jesse J Bair Correspondence with PSZJ re draft objection to the Diocese's Rule 9019 motion (.1);	0.10	\$625.00	\$62.50
6/18/2021 Kacy Gurewitz Continue drafting motion to intervene (.2);	0.20	\$420.00	\$84.00
6/18/2021 Timothy W Burns Review case management order (.2);	0.20	\$700.00	\$140.00
6/21/2021 Jesse J Bair Draft declaration in support of the Committee's intervention motion (.2);	0.20	\$625.00	\$125.00
6/21/2021 Jesse J Bair Correspondence with PSZJ re the Committee's intervention papers (.2);	0.20	\$625.00	\$125.00
6/21/2021 Jesse J Bair Edit and revise the Committee's motion to intervene in the insurance adversary proceeding (1.6);	1.60	\$625.00	\$1,000.00
6/21/2021 Jesse J Bair Draft proposed order granting the committee's intervention in the insurance adversary proceeding (.2);	0.20	\$625.00	\$125.00
6/21/2021 Jesse J Bair Research re the scope of Committee intervention rights (.1);	0.10	\$625.00	\$62.50
6/21/2021 Jesse J Bair Correspondence with I. Scharf re the US Trustee's questions regarding BBB's retention application (.1);	0.10	\$625.00	\$62.50
6/21/2021 Jesse J Bair Correspondence with T. Burns re the US Trustee's questions regarding BBB's retention application (.1);	0.10	\$625.00	\$62.50
6/21/2021 Jesse J Bair Participate in telephone conference with T. Burns re BBB retention hearing (.2);	0.20	\$625.00	\$125.00
6/21/2021 Jesse J Bair Identify exhibits to be included with the Committee's intervention motion (.1);	0.10	\$625.00	\$62.50
6/21/2021 Timothy W Burns Call with J. Bair about BBB retention application (.2);	0.20	\$700.00	\$140.00
6/22/2021 Jesse J Bair Review final version of 30(b)(6) deposition notice served on the debtor (.1);	0.10	\$625.00	\$62.50
6/22/2021 Jesse J Bair Correspondence with I. Scharf re amended BBB retention application materials (.1);	0.10	\$625.00	\$62.50
6/22/2021 Jesse J Bair Review correspondence from B. Michael re Claro Group retention application (.1);	0.10	\$625.00	\$62.50
6/22/2021 Jesse J Bair Call with T. Burns about BBB retention hearing (.2);	0.20	\$625.00	\$125.00
6/22/2021 Timothy W Burns Review Claro Group application (.2);	0.20	\$700.00	\$140.00

6/22/2021 Jesse J Bair	Review amended version of the proposed order approving BBB's retention (.1);	0.10	\$625.00	\$62.50	
6/24/2021 Jesse J Bair	Analyze the Murray declaration filed in support of the Debtor's Rule 9019 motion (.2);	0.20	\$625.00	\$125.00	
6/24/2021 Jesse J Bair	Correspondence with B. Michael re BBB confidentiality agreement (.1);	0.10	\$625.00	\$62.50	
6/24/2021 Jesse J Bair	Begin analysis re the Diocesan insurance program (.3);	0.30	\$625.00	\$187.50	
6/24/2021 Jesse J Bair	Execute confidentiality agreement (.1);	0.10	\$625.00	\$62.50	
6/24/2021 Jesse J Bair	Participate in weekly call with PSZJ and K. McNally re case strategy (.9);	0.90	\$625.00	\$562.50	
6/24/2021 Jesse J Bair	Prepare for upcoming call with PSZJ and K. McNally (.1);	0.10	\$625.00	\$62.50	
6/25/2021 Jesse J Bair	Correspondence with D. Hinojosa re BBB pro hac vice applications (.1);	0.10	\$625.00	\$62.50	
6/26/2021 Jesse J Bair	Analyze New York law re allegations of negligent supervision constituting an occurrence under a CGL policy (.2);	0.20	\$625.00	\$125.00	
6/26/2021 Jesse J Bair	Analyze New York law re the enforceability of SIRs when an insured has declared bankruptcy (.3);	0.30	\$625.00	\$187.50	
6/26/2021 Jesse J Bair	Analyze initial draft of the Committee's preliminary objection to the debtor's Rule 9019 motion (.6);	0.60	\$625.00	\$375.00	
6/26/2021 Jesse J Bair	Correspondence with PSZJ re the insurers' responses to the Committee's document requests (.1);	0.10	\$625.00	\$62.50	
6/26/2021 Jesse J Bair	Analyze New York law re the expected or intended defense (.3);	0.30	\$625.00	\$187.50	
6/26/2021 Jesse J Bair	Analyze New York law re the number of occurrences issue (.2);	0.20	\$625.00	\$125.00	
6/27/2021 Jesse J Bair	Begin drafting insurance section of the UCC's Rule 9019 preliminary objection motion (.4);	0.40	\$625.00	\$250.00	
6/28/2021 Jesse J Bair	Preliminary analysis re insurance production recently received (.2);	0.20	\$625.00	\$125.00	
6/28/2021 Jesse J Bair	Continue drafting insurance section of the Committee's Rule 9019 opposition brief (3.9);	3.90	\$625.00	\$2,437.50	
6/28/2021 Jesse J Bair	Provide instructions re document review project concerning insurance materials (.2);	0.20	\$625.00	\$125.00	
6/29/2021 Kacy Gurewitz	Analyze insurance documents produced by the debtor (1.3);	1.30	\$420.00	\$546.00	
6/29/2021 Nathan Kuenzi	Begin analyzing and coding insurance materials produced by the debtor (5.4);	5.40	\$420.00	\$2,268.00	
6/29/2021 Jesse J Bair	Provide supplemental instructions re insurance document review project (.2);	0.20	\$625.00	\$125.00	
6/29/2021 Brian P. Cawley	Discuss strategy for analyzing and coding recently produced insurance materials (.3);	0.30	\$420.00	\$126.00	

6/29/2021 Jesse J Bair	Incorporate T. Burns' suggested edits into the UCC's objection to the Debtor's Rule 9019 motion (.3);	0.30	\$625.00	\$187.50
6/29/2021 Kacy Gurewitz	Continue analyzing and coding insurance materials produced by the debtor (.2);	0.20	\$420.00	\$84.00
6/29/2021 Jesse J Bair	Correspondence with PSZJ re the Rule 9019 opposition brief (.1);	0.10	\$625.00	\$62.50
6/29/2021 Kacy Gurewitz	Discuss strategy for analyzing and coding recently produced insurance materials (.3);	0.30	\$420.00	\$126.00
6/29/2021 Jesse J Bair	Review order extending the stay of proceedings (.1);	0.10	\$625.00	\$62.50
6/29/2021 Nathan Kuenzi	Discuss strategy for analyzing and coding recently produced insurance materials (.3);	0.30	\$420.00	\$126.00
6/29/2021 Timothy W Burns	Review and revise preliminary objection to the debtor's Rule 9019 motion (1.2);	1.20	\$700.00	\$840.00
6/29/2021 Brian P. Cawley	Continue analyzing and coding insurance materials produced by the debtor (4.2);	4.20	\$420.00	\$1,764.00
6/30/2021 Nathan Kuenzi	Continue analyzing and coding insurance materials produced by the debtor (4.3);	4.30	\$420.00	\$1,806.00
6/30/2021 Jesse J Bair	Edit T. Burns pro hac vice motion (.1);	0.10	\$625.00	\$62.50
6/30/2021 Brian P. Cawley	Continue analyzing and coding insurance materials produced by the debtor (2.2);	2.20	\$420.00	\$924.00
6/30/2021 Jesse J Bair	Edit J. Bair pro hac vice motion (.1);	0.10	\$625.00	\$62.50
Fees Subtotal		91.40	;	\$48,498.00

Staff Summary

<u>Name</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Brian P. Cawley	14.20	\$420.00	\$5,964.00
Jesse J Bair	33.20	\$625.00	\$20,750.00
Kacy Gurewitz	22.20	\$420.00	\$9,324.00
Nathan Kuenzi	10.00	\$420.00	\$4,200.00
Timothy W Burns	11.80	\$700.00	\$8,260.00

Total Due This Invoice: \$48,498.00

We appreciate your prompt payment.